

19 CV1595v



1 Joshua G. Harris
2 283 Colvin Ave
3 Buffalo NY, 14216
4 716.598.0150 |
5 Joshua.Harris14217@gmail.com

6 **UNITED STATES DISTRICT COURT WESTERN DISTRICT**

7 JOSHUA G. HARRIS

8 Counterclaim Plaintiff / Original Defendant in Error,

9 vs.

10 JOHN MCEVOY, UNIDENTIFIED PEACE OFFICER
11 SUPERVISOR1 UNIDENTIFIED PEACE OFFICER
12 SUPERVISOR2, PEACE OFFICER# 7697,
13 UNIDENTIFIED PEACE OFFICER1, UNIDENTIFIED
14 PEACE OFFICER2, UNIDENTIFIED PEACE
15 OFFICER3, HIBA KHALIL, KAYLA WISE, NEW
YORK STATE COURTS, BUFFALO POLICE
DEPARTMENT, CITY OF BUFFALO, STATE OF
NEW YORK

16 Counterclaim Defendants/ Original
17 Plaintiff

Case No.

NOTICE OF REMOVAL & COUNTERCLAIM
UNDER ACTION 28 USC §1442(A)(1)(D)(1)
&
42 USC § 1983
(FEDERAL QUESTION)

18 **TO ALL INTERESTED PARTIES, PLEASE TAKE NOTICE:**

19 That Joshua G. Harris, named as a Defendant in the above captioned action in
20 Case Number 19-1980393 in the files and records of known as the Buffalo City Court of New
21 York State, hereby files in the United Stated District court for the Western District of New York
22 a Notice of Removal of said action to the said United States District Court, pursuant to 28 USC §
23 1442(A)(1) and (D)(1) and Defendant is also proceeding in propria persona in this civil rights
24 action pursuant to 42 U.S.C. § 1983, removal is appropriate for "any civil action brought in a
25 State court of which the district courts of the United States have original jurisdiction. This Court
26 has original jurisdiction under 28 USC § 1442, copies of the original Complaint, the Summons,
27 and the Civil Cover Sheet are attached hereto as Exhibit A, B, & C respectively.
28

1 **Certificate of Service**

2 I HEREBY CERTIFY sent a copy of this notice to District Attorney representing John McEvoy
3 hand delivered at City Court of Buffalo located at 50 Delaware Avenue Buffalo, NY 14202.

4
5
6
7
8
9 Dated this day of Novemeber 23, 2019.

10 
11

12 Joshua G. Harris